

**AMENDMENT TO  
INTERCONNECTION AGREEMENT**

**by and between**

**WISCONSIN BELL, INC. D/B/A AT&T WISCONSIN**

**AND**

**TIME WARNER CABLE INFORMATION SERVICES (WISCONSIN), LLC**

The Interconnection Agreement under Sections 251 and 252 of the Telecommunications Act of 1996 (“Agreement”) approved \_\_\_\_\_ by and between Wisconsin Bell, Inc. d/b/a AT&T Wisconsin (“TELCO”) and Time Warner Cable Information Services (Wisconsin), LLC (“CLEC”) is hereby amended.

Whereas, CLEC’s directory assistance listings for its end users are included in TELCO’s Directory Assistance Database; and

Whereas, occasionally CLEC’s directory assistance listings will contain obvious grammatical and spelling errors; and,

Whereas, the CLEC desires that TELCO advise it of such grammatical and spelling errors and temporarily fix such errors; and

Whereas, TELCO is willing to do so pursuant to the terms and conditions set forth below.

It is therefore agreed in consideration of the mutual promises contained herein that the Directory Assistance Appendix – Section 6 of the Interconnection Agreement is amended in the following respects:

**1.0 AMENDMENTS TO THE AGREEMENT**

1.1 On and after the Amendment Effective Date, which shall mean the date on which this Amendment is approved by the Commission under Section 252(e) of the Act, the Agreement is hereby amended to add the Appendix DA (Directory Assistance) and the following new provisions to the Directory Assistance Appendix – Section 6 of the Agreement:

“TELCO may from time to time contact CLEC’s Directory Group regarding what appears to be an obvious or potential grammatical or spelling error with an individual CLEC end user listing in the TELCO Directory Assistance (DA) database. Such errors could include for example an extra letter in a person’s name such as Williams, or the substitution of a suffix for a person’s last name, such as Alvin Senior, instead of Alvin Williams, Sr., among other obvious errors. CLEC agrees that TELCO may temporarily change the end user listing in the DA database, until the CLEC submits a service order to correct the listing.

After such notification from TELCO, CLEC agrees to submit a service order to correct the directory listing, which will result in ultimately correcting the end user listing in the DA database or advise TELCO that the listing is correct. If the CLEC fails to submit a change within 30 days of notification, TELCO will remove the temporary listing from the DA database and the listing will remain as is. TELCO will follow up with CLEC once within the thirty-day period, if no service order has been issued prior to removing the temporary change.

CLEC agrees TELCO has no obligation to verify a DA listing and assumes no responsibility to identify errors. TELCO will not search for DA listing errors, nor provide for verification of DA

listings. CLEC further agrees TELCO has no liability to CLEC in identifying errors in the DA database or notifying CLEC of errors. CLEC further agrees that TELCO shall have no liability for temporarily correcting what appears to be an obvious or potential grammatical or spelling error. CLEC further agrees to indemnify, defend, and hold TELCO harmless from any and all third party claims arising from TELCO temporarily correcting an obvious or potential error, and/or CLEC's failure to timely submit a correcting service order, except where TELCO acted with gross negligence or willful misconduct."

- 1.2 Add Appendix Pricing Table regarding Appendix DA.

## **2.0 MISCELLANEOUS**

- 2.1 The Agreement, as amended hereby, shall remain in full force and effect. On and from the Amendment Effective Date, reference to the Agreement in any notices, requests, orders, certificates and other documents shall be deemed to include this Amendment, whether or not reference is made to this Amendment, unless the context shall otherwise specifically note.
- 2.2 This Amendment shall be deemed to be a contract made under and governed by the Act and the domestic laws of the State of Wisconsin, without reference to conflict of law provisions.
- 2.3 This Amendment shall not modify or extend the Effective Date or Term of the underlying Agreement, but rather, shall be coterminous with such Agreement.
- 2.4 EXCEPT AS MODIFIED HEREIN, ALL OTHER TERMS AND CONDITIONS OR THE UNDERLYING AGREEMENT SHALL REMAIN UNCHANGED AND IN FULL FORCE AND EFFECT.
- 2.5 This Amendment shall be filed with and subject to approval by the State Commission.
- 2.6 This Amendment may be executed in counterparts, each of which shall be deemed an original but all of which when taken together shall constitute a single agreement.
- 2.7 This Amendment constitutes the entire Amendment between the Parties and supersedes all previous proposals, both verbal and written.

IN WITNESS WHEREOF, this Amendment to the Agreement was exchanged in triplicate on this \_\_\_\_\_ day of \_\_\_\_\_, 2006, by Wisconsin Bell, Inc. d/b/a AT&T Wisconsin, signing by and through its duly authorized representative, and Time Warner Cable Information Services (Wisconsin), LLC signing by and through its duly authorized representative.

**Time Warner Cable Information Services  
(Wisconsin), LLC**

**Wisconsin Bell, Inc. d/b/a AT&T Wisconsin  
By AT&T Operations, Inc.,  
Its authorized agent**

By: \_\_\_\_\_

By: \_\_\_\_\_

Name: \_\_\_\_\_  
(Print or Type)

Name: \_\_\_\_\_  
(Print or Type)

Title: \_\_\_\_\_  
(Print or Type)

Title: \_\_\_\_\_  
(Print or Type)

Date: \_\_\_\_\_

Date: \_\_\_\_\_

**AECN/OCN #** \_\_\_\_\_